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32 open to inspection by any peace officer or to any authorized agent of 33 any permit granting authority.

Approved June 13, 1973.

CHAPTER 223

MOVEMENT OF OVERSIZE VEHICLES

H. F. 193

AN ACT relating to the movement of vehicles and loads of excessive size and weight under permit during daylight hours and holidays.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section three hundred twenty-one E point eleven (321E.11), Code 1973, is amended to read as follows:

3 321E.11 Daylight movement only-holidays. Movements by per-4 mit in accordance with this chapter shall be permitted only during 5 daylight the hours from sunrise to sunset unless it is established by 6 the issuing authority that the movement can be better accomplished 7

at another period of time because of traffic volume conditions.

Except as provided in section 321.457, no movement of overdimension vehicles by permit shall be permitted on Saturdays, Sundays, holidays, or days preceding and fellowing holidays after twelve o'clock noon on Saturdays, or after twelve o'clock noon on days preceding holidays and holiday weekends, or special events when abnormally high traffic volumes can be expected. Such restrictions shall not be applicable to urban transit systems as defined in section 386C.1. For the purposes of this chapter, holidays shall include New Years Day, Memorial Day, Independence Day, Veterans Day, Labor Day, Thanksgiving Day, and Christmas Day.

Approved June 13, 1973.

CHAPTER 224

COUNTY OFFICERS COMPENSATION

S. F. 441

AN ACT relating to the compensation of county officers and authorizing the establishment of group insurance, health, or medical service for county officers.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section three hundred thirty-one point twenty-two (331.22), Code 1973, is amended by adding the following new para-2 3 graph:

4 NEW PARAGRAPH. In addition to the annual salary provided for in the schedule in this section, each member of a board of supervisors 5 shall receive as salary compensation a sum equal to ten percent of the 6 salary to which he is entitled as of June 30, 1973. The additional compensation provided in this paragraph applies to boards of supervisors whether paid on a per diem basis or by annual salary.

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SEC. 2. Section three hundred thirty-one point twenty-two (331.22), unnumbered paragraphs two (2) and three (3), Code 1973, are amended to read as follows:

These salaries shall be in full payment of all services rendered to the county by said supervisors except statutory mileage while actually engaged in the performance of official duties. Such mileage shall be limited to the aggregate of one thousand dollars for each supervisor per year. Supervisors on boards of more than five members shall receive a salary equal to the total salaries received by a five member board pursuant to the population schedule, divided by the number of members of such board.

In counties of forty thousand population or less, the board of supervisors may on their own motion elect to receive their compensation on a per diem basis. If they so elect, the members of the board of supervisors shall each receive twenty-five forty dollars per day for each day actually in session or employed on committee service or as a ditch or drainage board considering drainage matters. No such member shall receive per diem pay in excess of five thousand five hundred dollars in any one calendar year. In addition, he shall receive ten cents for every mile traveled in going to and from sessions and in going to and from the place of performing committee service, however, such mileage payment shall not exceed the aggregate of one thousand dollars per supervisor per year.

Section three hundred forty point one (340.1), Code 1973, SEC. 3. is amended by striking the section and inserting in lieu thereof the following:

Compensation of auditor, treasurer, recorder and clerk. In 340.1addition to the annual compensation to which each county auditor, county treasurer, county recorder, and clerk of the district court is entitled as of January 1, 1973, each such county officer shall receive as salary compensation the sum of one thousand eight hundred dollars annually.

- Section three hundred forty point seven (340.7), Code SEC. 4. 2 1973, is amended to read as follows:
 - 340.7Sheriff. Each sheriff shall receive for his annual salary in counties having a population of:

1. Less than ten thousand, eight ten thousand dollars.

- 2. Ten thousand and less than twenty thousand, eight ten thousand five hundred dollars.
- 3. Twenty thousand and less than thirty thousand, nine eleven thousand dollars.
- 4. Thirty thousand and less than forty thousand, nine thousand five hundred eleven thousand seven hundred fifty dollars.
 - 5. Forty thousand and less than fifty thousand, ten thousand twelve thousand two hundred fifty dollars.
- 6. Fifty thousand and less than sixty thousand, ten thousand five 14 15 hundred twelve thousand seven hundred fifty dollars.
 - 7. Sixty thousand and less than seventy-five thousand, eleven thousand thirteen thousand five hundred dollars.
- 17 8. Seventy-five thousand and less than one hundred thousand, eleven 18 fourteen thousand five hundred dollars. 19

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- 9. One hundred thousand and less than one hundred fifty thousand, twelve thousand fourteen thousand five hundred dollars.
- 10. One hundred fifty thousand and less than two hundred thousand, tourteen thousand sixteen thousand five hundred dollars.
- 24 11. Two hundred thousand and less than three hundred thousand, 25 fifteen thousand seventeen thousand five hundred dollars.

12. In counties of three hundred thousand or more, sixteen thousand

eighteen thousand five hundred dollars.

13. In counties where the sheriff is not furnished a residence by the county, an additional sum of seven hundred and fifty dollars per annum in addition to the foregoing schedule. The foregoing additional allowance for residence shall not be considered as salary in computing the salary of deputies as provided in section 340.8.

However, effective July 1, 1973, a sheriff shall not receive an annual salary of less than two thousand dollars more than the annual salary

35 to which he is entitled on January 1, 1973.

- SEC. 5. Section three hundred forty point nine (340.9), the first unnumbered paragraph and subsections one (1) through nine (9), Code 1973, are amended to read as follows:
- 340.9 County attorney. Each county attorney shall receive as his minimum annual salary in counties having a population of:
- 1. Less than ten nine thousand population, seven eight thousand dollars.
- 2. Ten Nine thousand and less than fifteen twelve thousand population, seventy-five eight thousand five hundred dollars.
- 3. Fifteen Twelve thousand and less than twenty fifteen thousand population, eight nine thousand dollars.
- 4. Twenty Fifteen thousand and less than twenty-five nineteen thousand population, eight nine thousand five two hundred fifty dollars.
- 5. Twenty-five Nineteen thousand and less than thirty twenty-five thousand population, nine ten thousand two hundred fifty dollars.
- 6. Thirty Twenty-five thousand and less than thirty-five thousand population, nine eleven thousand five hundred dollars.
- 7. Thirty-five thousand and less than fifty thousand population, ten twelve thousand five hundred dollars.
- 8. Fifty thousand and less than seventy-five eighty thousand population, eleven thirteen thousand five hundred dollars.
- 9. Seventy-five *Eighty* thousand and less than one hundred thousand population, twelve *fifteen* thousand dollars.
 - SEC. 6. Section three hundred forty point nine (340.9), Code 1973, is amended by striking unnumbered paragraph five (5) and inserting in lieu thereof the following new paragraph:

The board of supervisors may establish an annual salary for the county attorney higher than the minimum salary established in this section. The board may accept private grants, state or federal funds and may utilize such funds in addition to, or as replacement for, county funds to pay the salary of the county attorney and the salaries of the assistant county attorneys.

SEC. 7. Notwithstanding the provisions of section three hundred forty point three (340.3) of the Code, the salary increases provided for in this Act shall be effective July 1, 1973.

Section five hundred nine A point one (509A.1). Code $\frac{1}{2}$ 1973, is amended to read as follows:

509A.1 Authority of governing body. The governing body of the state, county, school district, city, town or any institution supported 4 in whole or in part by public funds may establish plans for and procure group insurance, health or medical service for the employees of the state, county, school district, city, town or tax-supported institution. The county board of supervisors may establish plans for and procure group insurance, health or medical service for the county goddien the county treasurer the county and the county treasurer the county and the county treasurer the county the county treasurer the county the county treasurer the county treasurer the county the county treasurer t 5 8 9 auditor, the county treasurer, the county attorney, the county recorder, the clerk of the district court, the members of the board of supervisors, and the sheriff. 10 11 12

Approved June 30, 1973.

CHAPTER 225

FEDERAL TAX LIENS ON VEHICLES

H. F. 135

AN ACT relating to federal tax lien registration.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred thirty-five point eighteen 2 (335.18), subsection three (3), Code 1973, is amended to read as 3 follows:
- 3. In the event a lien encumbers a vehicle for which a certificate of 4 5 title is required under the provisions of chapter 321, a security interest in such vehicle is perfected by the delivery of federal notice of attach-
- ment to the county treasurer recorder of the county where the certificate of title was issued and it shall take priority according to the order 8
- of time in which the same is placed on the certificate of title for the 9 10
- vehicle to which said lien applies by the county treasurer and as provided in sections 321.45 and 321.50. The county recorder shall report the filing to the county treasurer within the next working day so that the lien may be noted on the certificate of title. The county treasurer 11
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- shall note such lien without fee. Tax liens filed with the treasurer shall 14
- not be valid against a good-faith purchaser without knowledge of the 15 16
- lien unless the lien was shown on the certificate of title at the time of purchase. Such good-faith purchaser shall be entitled to receive a new 17
- title without notation of lien. 18

Approved April 6, 1973.